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DATE MAILED: 07/02/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/426,442	10/25/1999	SHARYN MARIE GARRITY	99-703	1897
32127	7590 07/02/2004		EXAM	INER
VERIZON CORPORATE SERVICES GROUP INC.			BROWN, CHRISTOPHER J	
C/O CHRISTIAN R. ANDERSEN 600 HIDDEN RIDGE DRIVE MAILCODE HQEO3H14 IRVING, TX 75038			ART UNIT	PAPER NUMBER
			2134	17
			DATE MAIL ED: 07/02/2004	, //

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/426,442	GARRITY ET AL.					
Office Action Summary	Examiner	Art Unit					
	Christopher J Brown	2134					
The MAILING DATE of this communication		ith the correspondence address					
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REI THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. R.1.136(a). In no event, however, may a largely within the statutory minimum of thir iod will apply and will expire SIX (6) MON atute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 12	2 May 2004.						
•							
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.						
Application Papers							
9) The specification is objected to by the Exam							
0)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to							
Replacement drawing sheet(s) including the cor 11) The oath or declaration is objected to by the							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	Application No received in this National Stage					
Attachment(s)							
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB. Paper No(s)/Mail Date 	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 7-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis US 6,367009 in view of McNabb US 6,289,462.

1. As per claims 1, 8, 12, and 13 Davis discloses an MTS or middle tier server, verifying a users ID through a digital certificate submitted by the client, (authentication component), (Col 11 lines 39-43). Davis also discloses the ETS or end tier server verifying the users ID through use of a digital certificate, (Col 13 lines 27-31). Davis teaches that the ETS uses access control comprising a list of authorized users, (directory), (Col 13 lines 35-39). Davis discloses that if the user is not on the access control list, the system will restrict access, (access control system), (Col 13 lines 40-42).

As per claims 2, 9, and 14, Davis teaches that the access policy declares that unauthorized users have access to no portion of the computer site, (Col 13 line 42).

As per claim 7, Davis discloses the computer site is in an extranet, (Col 9 lines 17-19).

As per claim 10, a user would submit a URL request as part of the internet request, (Col 9 lines 14-17).

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As per claim 11, Davis discloses sending a digital signature inside a certificate. A digital signature can be decrypted with a public key, (Col 12, line 54).

Davis does not disclose permitting the user access to a portion of a computer site and restricting the user from at least one other portion of the computer site. Davis does not disclose user accounts indicating which portion of the computer site to which the corresponding user is permitted access.

McNabb discloses a system in which a user account is given an authorization attribute indicating access to a portion of a computer site and restricting the user from at least one other portion of the computer site, (Col 18 lines 53-63). It would be obvious to one skilled in the art to modify the system of Davis with the user account access control of McNabb because ACL's do not provide the level of security that classification levels do.

Claims 4-6, 16, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis US 6,367,009 in view of McNabb US 6,289,462 in view of Ginzboorg US 6,240,091.

2. As per claims 4, and 16, Davis does not teach a log system to record user actions in a computer site.

Ginzboorg discloses by means of charging records, a log system to record user interaction with a computer site, (Col 8 lines 22-26, Col 11 lines 17-21).

It would have been obvious to one skilled in the art to modify the access policy of Davis with the recording system of Ginzboorg to provide the necessary data for billing purposes (Ginzboorg Col 3 lines 2-4).

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As per claims 5, 6, and 17, Davis does not disclose provide a transaction authentication system to produce verified records of transactions performed using the computer site.

Davis does not disclose that the transaction authentication system includes a digital signing module for validating transactions.

Ginzboorg discloses a system that produces records of transactions using a computer site and verifies these records using digital signatures, (Col 8 lines 30-34, 40-41).

It would have been obvious to one skilled in the art to modify the access policy of Davis with the recording system of Ginzboorg to provide the necessary data for billing purposes (Ginzboorg Col 3 lines 2-4).

Claims 3, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis US 6,367,009 in view of McNabb US 6,289,462 in view of Grimmer US 5,774,552.

3. As per claim 3, Davis does not disclose a certificate authority to issue a digital certificate to the user.

Grimmer discloses that a Certificate Authority issues a digital certificate to the user, (Col 5 lines 55-65).

It would be obvious to one skilled in the art to modify the access policy of Davis with the certificate authority of Grimmer, because the Certificate Authority provides a secure trusted source, (Grimmer Col 5 lines 24-27).

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Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher J Brown whose telephone number is 703-305-8023. The examiner can normally be reached on 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on 703-308-4789. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher J. Brown

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REGORY MORSE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100